

Darnell D Brown
DOB: 7/28/1986
10C: Muskegon County Jail
25. W Walton

title

Case: 4:24-cv-11343
Assigned To : Kumar, Shalina D.
Referral Judge: Ivy, Curtis, Jr
Assign. Date : 5/21/2024
Description: PR Darnell D. Brown v.
Christensen et al (JH)

complaint

Case 1:24-cv-00673-JMB-PJG ECF No. 1, PageID.1 Filed 05/21/24 Page 1 of 9

SuBjG

IS CORPUS KASTAFNUVA

visiting Judge Christensen

MY NAME IS DARNELL D BROWN I AM A INMATE AT MUSKEGON COUNTY JAIL
I AM WRITING THE FEDERAL COURTS HOPING THAT BY LAW THAT THIS COMPLAINT WOULD
BE CONSTRUED IN IT'S PROPER MANNER. I AM CURRENTLY BEING RETALIATED AGAINST
BY VISITING JUDGE CHRISTENSEN AND HIS COUNTER PART PROSECUTOR ROBERTS.
I AM BEYOND AFRAID FOR MY LIFE AT THIS POINT I KNOW MY RIGHTS HAVE BEEN
VIOLATED. I AM INDIENT AND I HAVE BEEN DENIED ACCESS TO LAW LIBRARY SO I CAN'T
FILL OUT INDIENT FORM IN THIS MATTER AND I DO NOT HAVE THE ADDRESS TO THE
FEDERAL BUILDING NEAR ME, I REMEMBER THIS ADDRESS FROM A PREVIOUS SUIT
THIS MY ONLY ENVELOPE I HAVE BEEN CUT OFF OF PHONE ACCESS, VISITS AND
COMMISARY. MY COMPLAINT IS AGAINST THE FOLLOWING. (STATE TROPER LOGAN DUSHAN,
PROSECUTOR ROBERTS, JUDGE CHRISTENSEN) I HAVE A PREVIOUS SUIT 221 CV 14423
DARNELL BROWN V SONIA WARHOL

STATEMENT OF FACTS

OFFICER DUSHAN MALICIOUSLY ARRESTED ME. HE WAS CALLED TO A DOMESTIC COMPLAINT
THERE WAS 2 COUPLES, BOTH PAIR DENIED ANY ASSAULT, WE WERE THE VISITING COUPLE
AFTER BEING TOLD REPEATEDLY BY MY COMPANION NOTHING HAPPENED (HE FORGED
STATEMENTS SAYING SHE "WHISPERED TO HIM THAT I PUNCHED HER". HE DID NOT
SHARE THIS INFO WITH NO OTHER OFFICER ON THE SCENE, THE VICTIM CONSTANTLY
REPEATED HERSELF TO HIM OUTLOUD EVEN ON THE PHONE WITH MY MOTHER THAT "THEY WAS
TAKING HIM TO JAIL FOR NO REASON". EVEN WHEN OFFICER DUSHAN HOURS LATER VISITED
THE VICTIM'S HOUSE SHE REPEATED THE SAME THING TO HIM BUT HE STILL FORGED OTHER
STATEMENTS TO COVER HIS "WANTON" TO ARREST ME. DUSHAN WAS INITIALLY UPSET BECAUSE
ME AND MY GIRL (VICTIM) REFUSE TO GIVE HIM OUR NAMES IT WAS A TRAFFIC STOP
THE GUY IN THE OTHER COUPLE WAS TAKING US HOME BECAUSE OF A FUEL HE AND
HIS GIRL HAD, THEY PULLED HIM OUT THE CAR SO IT WASN'T NECESSARY FOR HIM TO
GET OUR NAMES. AFTER BEING DETAINED HE MADE CONTACT WITH THE VICTIM. (NOTE I
WAS IN UFFS BEFORE HE EVEN TALKED TO HER) WE BOTH WAS IN THE CAR WHILE HE
PULLED THE DRIVER OUT. WHEN HE PULLED ME OUT THE VICTIM WAS SEATED IN FRONT OF ME
IN THE PASSENGER FRONT SEAT. SHE TOLD HIM THEN THAT HE WAS WRONG, HE DETAINED ME
TOOK ME AWAY BEFORE HE PULLED HER OUT (POINT BEING) (SHE DIDN'T HAVE TO "WHISPER". DUSHAN
SAID "WHISPER" BECAUSE HIS BODY CAMERA DID NOT RECORD IT. EVEN AFTER CONTACT (AFTER
(AKER) DUSHAN'S PARTNER STILL DIDN'T CONFIRM DUSHAN STORY NOT EVEN IN THE POLICE REPORT
MATERIAL POINT: VERITEE TRAFFIC SHOWED UP TO PRELIMINARY EXAMINATION

TROOPER DUSHAN RECEIVED A SPECULATED STORY FROM HEARSAY RESOURCES HE THEN FORGED THESE HEARSAY STATEMENTS. IF DUSHAN NEVER CONVERSED WITH HIS PARTNER ON THE SCENE ABOUT THESE STATEMENTS NOR DID HE BOTHER TO COME TO COURT TO SUPPORT HIS ALLEGATIONS, SAYING HE DIDN'T KNOW HE WAS SUPPOSE TO BE THERE" THE JUDGE GRANTED THE ADJOURNMENT BASED ON THIS INFORMATION.

— PROSECUTOR ROBERTS MALICIOUSLY PROSECUTED ME, HE TOLD MY LAWYER THAT SINCE I WASN'T GOING TO WAIVE MY PRELIMINARY EXAMINATION HE WOULD BRING UP MORE CHARGES. ROBERTS USED THE EXACT SAME POLICE REPORT TO CHARGE ME WITH ANOTHER DV THAT TROOPER DUSHAN FALSELY STATED SAYING THAT THE "VICTIM TOLD HIM THAT I BROKE HER ARM A WEEK PRIOR TO THIS EPISODE" ROBERTS MALICIOUSLY PROSECUTED ME FROM THE SAME HEARSAY POLICE REPORT (I SAY HEARSAY BECAUSE DUSHAN HAD TO BE THERE IN SUPPORT OF HIS REPORT FOR IT TO EVEN BE AUTHENTIC). BUT HE NEVER SHOWED NOR DID HE SHARE THIS INFO WITH A SUPERVISOR NOR AKERS OR ANY OTHER OFFICERS AT THE SCENE. ROBERTS WANTONLY, OUT OF ANGER PROSECUTED ME BECAUSE (A) THE VICTIM SHOWED UP AND TOLD HIM THE SAME THING SHE REPEATEDLY SAID TO DUSHAN AT THE SCENE AND (B) I WOULD NOT WAIVE MY (PRELIM). HE ASKED FOR A NEW CHARGE TO BE ADDED IN WHICH HE STATED TO THE JUDGE "I AM ADDING AN ADDITIONAL CHARGE IN WHICH I EXPECT HIM TO BE ARRAIGNED ON BY TOMORROW" AS IF HE WAS COMMANDING THE JUDGE LIKE THEY WAS TEAMMATES AND JUDGE CHRISTENSEN WHO IS A VISITING JUDGE MADE IF HIS "BUSINESS" TO RESIDE IN (MATHIS) COURT TO ARR AIGN ME THE VERY NEXT MORNING. (THE VICTIM WROTE A STATEMENT TO ROBERTS WHEN ASKED FOR THE LETTER HE ADD CHARGES)

— JUDGE CHRISTENSEN- ONCE ARRAIGNED ME AGAINST MY 6TH AMENDMENT RIGHTS SO DO TO THIS EVENT HE NOW HAVE "CERTAIN ISSUES" WITH ME I THINK HE SHOW UP TO DO THE "DIRTY WORK" BECAUSE WHEN I TALK TO MY LAWYERS SUPERVISOR / CHIEF PUBLIC DEFENDER FRED JOHNSON HE KNEW WHO IT WAS I WAS TALKING ABOUT BEFORE I SAID THE JUDGES NAME, HE SAID THAT THEY HAVE PLACED MULTIPLE COMPLAINTS IN WITH DISTRICT ATTORNEY CHRISTENSEN WITH OUT HESITATION GRANTED ROBERTS HIS REQUEST FOR ADJOURNMENT WITHOUT EVEN ~~TELL~~ ALLOWING MY COCNSL TO REBUTTAL, WHEN ROBERTS REQUESTED ADJOURNMENT HE IMMEDIATELY CONSULTED THE CLERK FOR A NEW COURT DATE BEFORE ANY OBJECTIONS WAS MADE HE CHATTERED AND LAUGHED WITH PROSECUTOR ACTER WARD. ROBERTS WAS FUGITUS WHEN ASKED FOR THE LETTER THAT VICTIM WROTE THIS WAS ANOTHER REASON HE ADDED CHARGES, "EXONERATORY EVIDENCE" ROBERTS STATED THAT I HAD CONTACT WITH VICTIM SO SHE RECALLED HER STATEMENT BUT VICTIM ONLY SAID THE SAME AS WHAT SHE SAID AT THE SCENE. JUDGE CHRISTENSEN IS (JUDGE KASTANIA) COURT, SEEM LIKE HE SHOW UP TO ONLY DO THE "DIRTY WORK" HE GAVE ME A REVOKED BOND FOR THE ORIGINAL CHARGE AND FOR THE NEW CHARGE HE GAVE AN EXCESSIVE BAIL OF 250,000 TO ENSURE I WOULDN'T GET OUT, NOT ENSURE THAT I APPEAR. ALL ON DUSHAN'S POLICE REPORT IN WHICH HE DID NOT SHOW UP FOR, DUSHAN IS NOT NOTED TO HAVE VICTIM

exhibit 1

MICHIGAN DEPARTMENT OF STATE POLICE**ORIGINAL INCIDENT REPORT**

ORIGINAL DATE: Sat, Apr 20, 2024	INCIDENT NO: 061-0003063-24
TIME RECEIVED: 0117	FILE CLASS: 13001

INTERVIEW VICTIM / ROSHELLE CLARK:

While Tpr. Akers was proceeding with the detainment of Darnell, I spoke with Roshelle Clark. Roshelle was visibly upset and emotional. Roshelle also appeared to be heavily intoxicated. While in front of Darnell, Roshelle said that he was being wrongfully detained and didn't understand what was going on.

I asked Roshelle what happened to her lip which was bloody and bruised. Initially, Roshelle yelled that nothing happened and Darnell was being wrongfully detained, yelling out that she loves him. After a short period of this, Roshelle whispered that Darnell punched her in the lip. Roshelle appeared and seemed as though she was extremely nervous to tell me the truth with Darnell nearby, but whispered what happened when she didn't believe he was listening or could hear her. Roshelle also stated she had a broken arm, which she said Darnell also caused the week prior. Roshelle was walked back to Deputy Bean's patrol vehicle where her injuries were photographed. The photographs were uploaded to the digital crime scene repository. Roshelle refused medical attention despite Tpr. Akers and I's recommendation, and stated she just wanted to go home.

ACTION TAKEN / TRANSPORT / LODGED:

Deputy Bean transported Roshelle to her residence in the city of Muskegon. Myself and Tpr. Akers transported Tyrone to Muskegon County Jail for his OWI arrest. Deputy Bomers transported Darnell to the Muskegon County Jail for his arrest of DV 3rd for Tpr. Akers and I. After I went through the booking process with Tyrone and was administering a chemical breath test on him, Tpr. Akers went through the booking process with Darnell.

RECONTACT ROSHELLE:

Roshelle was recontacted at her residence, 870 Fork St Apt 2, after Tpr. Akers and I left the jail. Roshelle was provided with her crime victim's rights at this point. Roshelle didn't remember telling us that Darnell hit her while we were conducting our initial investigation, and repeatedly stated we wrongfully put him in jail. Roshelle said that what actually happened was she got into an altercation with an unknown female at the residence named Ashley. Roshelle stated she was getting jealous because Darnell was flirting with this "white girl" and she confronted them about it, which started an altercation. Roshelle then stated Darnell "gaslit" her into thinking everything was her fault. Roshelle stated that while Darnell has hit her in the past and even broke her arm a short time ago, he did not hit her tonight. Roshelle stated she did not make a police report for her arm. Roshelle's arm was clearly injured, which was evident throughout our contact with her. Roshelle did state she received medical attention at the hospital after her arm was injured.

Again, Roshelle was going back and forth on what occurred and what didn't occur. Roshelle stated she did not wish to pursue any charges against this unidentified "Ashley." It is important to note that an Ashley was not identified in any of the vehicles that left the residence or while we were on scene at the residence. Roshelle was informed that she should stay with family for the next few days as we didn't know when Darnell would get out of jail. Tpr. Akers and I suggested this due to Darnell's violent criminal history and specifically, his domestic violence history. Roshelle was receptive to the suggestion and was conscious of Darnell's violent history, specifically with her.

PAGE: 4 of 7	INVESTIGATED BY: DUSHANE, LOGEN, 1716, TROOPER	INVESTIGATED BY: AKERS, RYAN, 1618, TROOPER	REVIEWED BY:
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EX-2
ON
BACK

Certificate of Service

I, Darnell D Brown hereby certify and confirm that I have written these statements on this date 5-14-2024 And everything within these statements I will repeat in court, under oath as a sworn testimony. All statements that I have written is true by the best of my ~~to~~ knowledge and will be repeated if asked in the presence of any judicial party.

Relief: In this matter I request the validity of my ARREST AND DETENTION, HABEAS RELIEF, INJUDICIAL RELIEF, COMPENSATORY, AND DECLARATORY RELIEF I ASK FOR JUDGE CHRISTENSEN NOT RESIDE OVER MY CASE IN THE FOLLOWING PROCEEDING TO COME NOR ANY CASE UNTIL THOROUGHLY INVESTIGATED FOR HIS PERSISTENT INCOMPETENCE AND TEMPORANCE (MC 9.202)

5/15-2024

DATE

Darnell D Brown

SIGNATURE

Time written: 9:00 PM

sent out:

5/15/2024

DATE

WITNESS

Handed to: OFFICE SCOTT
Time Handled: 12:30

5/14/24 } Contact witness: SCOTT POWERS
} (declined)
} COMMAND WALL AND BAUDER (declined)

Exhibits

People Ryan Akers is noted on here for victim Roselle Clark but not one time in report did he mention or state in conversations he had with her, this is all "dirty work" by troopers.

THE PEOPLE OF THE
STATE OF MICHIGAN

Defendant's name and address
V DARNELL DEWAYNE BROWN
297 WASHINGTON AVE
MUSKEGON, MI 49441

Victim or co-
ROSELLE CLARK
Complaining Witness
ROSELLE CLARK

Defendant(s) (if known)

Date: On or about
04/20/2024

City/Twp/Village Montague Twp.	County in Michigan MUSKEGON	Defendant TCN	Defendant CTN 61-24001354-01	Defendant SID
Defendant DOB Put DOB in Ref. No. row 1 on MC 97	Defendant DLN Put DLN in Ref. No. row 3 on MC 97	DLN Type: Oper./Chauf	Vehicle Type	Defendant Sex M
Police agency report no. M61 61-3063-24	Charge See below	Maximum penalty See below		

A sample for chemical testing for DNA identification profiling is on file with the Michigan State Police from a previous case.

Witnesses

TROOPER LOGEN DUSHANE
ALYSSA LEWIS

TROOPER LOGEN DUSHANE
JAYLIN TEMPLE

TROOPER RYAN AKERS
ROSELLE CLARK

STATE OF MICHIGAN, COUNTY OF MUSKEGON.

The complaining witness says that on the date and at the location described, the defendant, contrary to law,

COUNT 1: DOMESTIC VIOLENCE

did make an assault or an assault and battery upon Rochelle Clark, an individual with whom he had a dating relationship, contrary to MCL 750.81(2). [750.812]

MISDEMEANOR: 93 Days and/or \$500.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement.

THIRD OFFENSE NOTICE

Take notice that the defendant was previously convicted of assaulting or assaulting and battering his or her spouse, former spouse, an individual with whom he or she had a dating relationship, an individual with whom he or she had a child in common, or a resident or former resident of his or her household, or of knowingly assaulting a pregnant individual by violating MCL 750.81(2) on or about 1/7/2019, and by violating MCL 750.81(2) on or about 5/30/2002, and therefore, upon conviction, will be subject to an enhanced sentence under MCL 750.81(5). [750.814]

FELONY: 5 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement.

HABITUAL OFFENDER - THIRD OFFENSE NOTICE

Take notice that the defendant was twice previously convicted of a felony or an attempt to commit a felony in that on or about 3/17/2016, he or she was convicted of the offense of Assault with a Dangerous Weapon in violation of MI Law in the 14th Circuit Court for Muskegon, State of MI;

And on or about 6/11/2008, he or she was convicted of the offense of Attempt Resist/Obstruct a Police Officer in violation of MI Law in the 14th Circuit Court for Muskegon, State of MI.

Therefore, defendant is subject to the penalties provided by MCL 769.11. [769.11]

PENALTY: Twice the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

The complaining witness asks that the defendant be apprehended and dealt with according to law.

Exhibit 2

INMATE GRIEVANCE FORM

Inmate Name: Brown, Darnell

Date: 5-9-24 5/19/24

Cell: E5

Nature of Grievance: Retaliation / deprivation

In the space below state the facts of your grievance. Please Print

I have written letters to command for lack of law access. Command is aware of this already due to the order that came from them. I asked officer Powers to be a witness on a certified mail delivery he declined, to ask command, they wanted to read my complaint first, I briefly summarized it to them. He was willing to sign it as long as they can read it. But when I sent just my certificate of service down command declined, and denied me law access during a critical moment. Command walls and Dade both claimed me of arrest so law also Stevenson. I'm sending this out because they are already retaliating against me. I am entitled to say or do anything about my court procedures, excessive bail, denial of law access, malicious prosecution, malicious arrest and the biased and malicious conduct of judicial tenent Judge Christensen / Kastanava.

Use additional forms if needed. DO NOT USE THE BACK SIDE OF THIS FORM

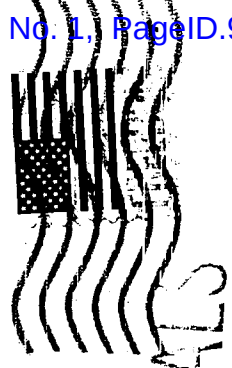
exhibit 5

SUMMARY OF EVENTS

I WAS CASLÉY ARRESTED BY LOGEN DUSHAN. AFTER BEING TOLD CLEARLY HE STILL TOOK ME IN. TROOPER AKERS NEVER MADE CONTACT WITH VICTIM AS THE POLICE REPORT FALSELY REFLECT. DUSHAN FORGED STATEMENTS FROM VICTIM TO SECURE AN ARREST. WHEN SUPEONIA TO COURT HE NOR AKERS DID NOT SHOW. VICTIM SHOWED UP AND BECAUSE SHE WANTED TO TESTIFY THAT (NOTHINGS HAPPENED) PROSECUTOR ROBERTS ASKED FOR AN ADJOURNMENT BASED ON THE TROOPER'S ABSENCE. ONCE MY LAWYER ASKED ROBERTS FOR THE LETTER THAT THE VICTIM WROTE TO PROSECUTING OFFICE. ROBERTS - BECAME UPSET AND SAID IF HE SEND THE LETTER HE WAS ADDING CHARGE. LAW SAY ALL EVIDENCE SHALL BE SHARED BUT FOR SOME REASON HE TRIED TO KEEP THE LETTER SECRETE. HE OFFERED TO DROP THE HABITUAL IF I WAIVED PRELIMINARY EXAMINATION, I DECLINED. HE THEN ASKED FOR AN ADJOURNMENT AND BEFORE MY ATTORNEY COULD OBJECT JUDGE CHRISTENSEN IN HIS BIAS-NESS INQUIRED FOR A LATER DATE IN WHICH MY ATTORNEY ASKED TO OBJECT (NOTE: JUDGE WASN'T GOING TO EVEN HEAR HIM UNTIL HE ASKED, HE HAD ALREADY MADE HIS MIND UP TO HELP ROBERTS) MY ATTORNEY MADE 2 POINTS IT WAS WELL AFTER 21 DAYS (UNLESS THEY COULD COME WITH A DATE WITHIN 5 DAYS) SO THEY SET IT FOR ALMOST 21 MORE DAYS LATER. AND THE TROOPER BEING ABSENCE WAS NOT AN EXCUSE HE SAID HE WASN'T AWARE THAT HE HAD TO BE THERE. THIS IS FALSE HE MADE THE ARREST HE HAD 20 DAYS IN ADVANCE. JUDGE CHRISTENSEN IMMEDIATELY SUPPORTED ROBERTS ON MALICIOUS CHARGES. HE STEPPED IN FOR (MATTERS) THE VERY NEXT DAY OUTSIDE OF NORMAL COURT PROCEEDINGS THIS IS MALICIOUS HE REVOKED MY BOND ON THE FIRST (DV) AND ON THE SECOND 1 THAT ROBERTS ADDED HE GAVE ME A 250,000 DOLLAR BOND. WHEN THE POLICE REPORT THAT THEY CHARGED ME FROM, TROOPERS DID NOT EVEN COME TO COURT AND VALIDATE OR CONFIRM WHAT THEY SAID. THE JUDGE SAID TO ME "I'LL HAUL THEM OUT A BELL TASSER ON YOU AND HAUL YOU CRYING TO YOUR MOMMA" VIOLATING 9.202 STANDARD CONDUCT. I AM VERY AFRAID FOR MY LIFE. I NEED IMMEDIATE HELP I HAUL COURT S-29-2024 JUDGE CHRISTENSEN IS INCOMPETENT AND BIAS, UNTEMPERANT, UNCHARITABLE, MALICIOUS LONG TIME PROSECUTOR WHO DEFENDS CURRENT PROSECUTORS. THEY ARE CURRENTLY RETALIATING

COURT CLERK: enclosed is a complaint
exhibit 1 Police report exhibit 4 Graveland
exhibit 2 ~~CERTIFICATE~~ exhibit 2 Police report exhibits Summary of
exhibit 3 Police Report Complaint

I hereby ask the court to waive fee's
for complaint, I do not have access to the
law library due to Judge Christensen
taking all phone privilege, visits, commissary
and access to law, I ~~ask~~ ASK the courts to
help send complaint to proper station I can't
afford another envelope I AM indigent. Please
deliver complaint to parties — In addition this complaint
could be sent in someone else's name do to retaliation from Judge and
thank you jail staff, I could not get chief command to allow
any officers to sign as witness so im writing down the time and
command names, officer powers is who I asked, he declined do to
command declination, walls and bader im sending a Graveland do to retaliation



GRAND RAPIDS MI 493

16 MAY 2024 PM 2 1

U.S. MARS

Federal Courts

231 Lafayette Blvd 5th Floor
Detroit, MI 48202

6607270909

Muskegon County Jail
980 Terrace Street
Muskegon, MI 494410

Danneh Green

E-5